

POSSIBLE QUESTIONS

1. About how many persons in the CHAOS program would you say that you have sufficient information to identify and can notify?
2. How many persons in the mail intercept program could you similarly identify and notify?
3. What was the extent of dissemination of CHAOS and mail intercept material to other agencies?
4. What assurances will you have that all of this material is destroyed?
5. How many instances of warrantless or non-consensual acts of electronic surveillance or surreptitious entry were there? Do you intend to notify these persons and make any information you acquired available to them?
6. Will you be retaining any of the material you collected under these programs? (Answer: YES) How will these people know if what you are retaining is correct and should not these people determine what should be destroyed?

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If you are processing inquiries under the Privacy Act, why do you need an exemption?